

तं 39]

नई दिल्ली, शनिवार, सितम्बर 27, 1997 (आश्वित 5, 1919)

VJ. 391

NEW DELHI, SATURDAY, SERTEMBER 27, 1997 (ASVINA 5, 1919)

इस रहार में भिन्न पुष्टा संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में, रखा जा शके। (Separate paging is given to this Part in order that it may be filed as a separate compilation)

माग IV [PART IV]

गैर-सरकारी व्यक्तियों और गैर-सरकारी संख्यांओं के विज्ञापन और सूचनाएं [Advertisements and Notices issued by Private Individuals and Private Bodies.]

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS/PUBLIC NOTICES IN THIS PART OF THE GAZETTE OF INCIA. PERSONS NOTIFYING THE ADVERTISEMENTS/PUBLIC NOTICES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

BY ORDER Controller of Publication

CHANGE OF NAMES

I, hitherto known as GOBINDA PRASAD KHAMARU S/o late MADHEB CHANDRA KHAMARU, employed as Khalasi in Electrical (O&M) Wing in Metro Railway, Calcutta, residing at present Vill & P.O.: Duck Ghar, PS: Mahestala, District: South 24-Parganas, West Bengal and permanently P. S.; Kulpi, Dist: 24-Parganas (South), West Bengal, have changed my name and shall hereafter be known as GOBINDA CHARAN ADHIKARY.

It is certified that I have complied with other legal requirements in this connection.

GOBINDA PRASAD KHAMARU [Signature (in existing old name)]

I, hitherto known as CAPT (MRS) BINAY KUMARI DOGRA wife of MAJ RANJIT SUNDARAM, employed as Nursing Officer in the Military Nursing Service, residing at 151-A, Shivaji Marg Mhow, have changed my name and shell hereafter to known as CAPT (MRS) BINAY SUNDARAM.

It is certified that I have complied with other legal requirements in this connection.

CAPT (MRS) BINAY KUMARI DOGRA [Signature (in existing old name)]

I, hitherto known as ANITA SURI W/o MR. NARESH VERMA, employed as Senior Translator (Hindi) in the 3 Base Repair Depot. Air Force Stalion, Chandlgarh-160003, residing at 1894, Sector-7'C'. Chandlgarh. have changed my name and shall hereafter be known as MRS. ANITA VERMA.

It is certified that I have complied with other legal requirements in this connection.

ANITA SURI [Signature (in existing old name)]

I, hitherto known as Mai (Now It Col) (Mrs) SUNITA DEVI W/o MR. RAMESH KAPOOR, employed as MNS Officer in the 172 Military Hospital C/o 56 APO, residing at 230, Canal Road, Jammu Tawi, have chanced my name and shall hereafter he known as Maj (Now Lt Col) (Mrs) SUNITA KAPOOR.

It is certified that I have complied with other legal requirements in this connection.

> MAJ (Now Ut. Col) (Mrs.) SUNITA DEVI [Signature (in existing old name)]

I, hitherto known as C. NAGARAJU S/o C. KRISHNA REDDY, employed as T. S. M. Mazdoor in the Telecom Department, residing at Ciudivada of Andhra Pradesh State, have changed my name and shall hereafter be known of C. NAGARAJU REDDY.

It is certified that I have complied with other legal requirements in this connection .

> C. NAGARAJU [Signature (in existing old name)]

, hitherto known as ROHAN LAL S/o SHRI MAHARAJ DEEN YADAY, employed as Scientific Assistant O' in the Bhabha Atomic Research Centre, Trombay, Mumbai (M.S.), residing at 65/7. BARC Colony, PO: T.A.P.P., Dist.: Thane (M. S.) - 401504, have changed my name and shall hereafter be known as ROHAN LAL YADAV.

It is certified that I have complied with other legal requirements in this connection.

> ROHAN LAI [Signature tin existing old name)]

I, hitherto known as BHIMJI POONA WAGHA CHAUHAN. POUNA SUHAN S/o employed at Helper-B in the Bhabha Atomic Research Centre, residing at E-3.
Meerabal Chowk, Anushaktinagur, Mumbai-400094, have changed my name and shall hereafter be known as BHIMJI POONA CHAUHAN.

It is certified that I have complied with other legal requirements in this connection.

> BHIMJI POONA SUHAN [Signature (in existing old name)]

hitherto known as KATLAPPA BALAPPA S/o BALAPPA, employed as Helper-B in the R.E.D. Bhabha Atomic Research Centre, residing at Vikhroli, Mumbai, have changed my name and shall hereafter be known as KATLAPPA BALAPPA DOBBLI.

It is certified that I have complied with other legal requirements in this connection.

> KATLAPPA BALAPPA [Signature (in existing old name)]

I, hitherto known as BINOD PRASAD S/o SRI AJODHYA PRASAD, employed as SAFAIWALA T. No. 1335 in the TRS/CS/Bandel. E. Railway, residing at Survey View Park, House No. 1, Post Bandel, Dist. Hooghly, Pin-f12 123 (W.B.), have changed my name and shall bereafter be known as BINOD PRASAD SHARMA.

It is certified that I have complied with other legal requirements in this connection.

> BINOD PRASAD [Signature tin existing old name)]

1, hitherto known as AIIT SINGH S/o SH. RATTAN SINGH, employed as Investigator in the A.I.R. Rohtak, resisling at 1562/21, Chunni Pura, Rohtak, have changed my name and shall hereafter be known as AJIT, SODHI.

It is certified that I have complied with other legal requirements in this connection.

> AJIT SINGH [Signature (in existing old name)]

I, hitherto known as NAND RAM S/o SHRI MOTI RAM MAURYA, employed as Leading Steward, Log stic Department in the Indian Navy, residing at INS Shivaji, Lonavia, Punc-410402, have changed my name and shall hereafter be known as NAND RAM MAURYA.

It is certified that I have complied with other legal requirements in this connection.

> NAND RAM (Signature (in existing old name))

I, hitherto known as PITAMBAR DATT S/o SHRV GAURI DATT, employed at Steno. Gr. III in the Ordnance Factory Muradnagar, Distt. Ghaziabad (U.P.) under Ministry of Defence, residing at I/68/704, Ordnance Factory Estate, Muradnagar, Distt. Ghaziabad (U.P.) (Permanent Address: Village - Tatal Gaon. P.O. - Rampur, Distt. Almora (U.P.), (Pin-263656), have changed my name and shall hereafter be known as PITAMBAR DATT JOSHI.

It is certified that I have complied with other legal tequirements in this connection.

> PITAMBAR DATT (Signature (in existing old name))

I, hitherto known as ONKAR PRASAD S/o LATE DHAEPOO, employed as Fitter Gr. I, T. No. 48023, S.E. Railway/Wagon Shop No. 48, Kharagpur, residing at Holding No. 545, Ward No. 27, near Fire Brigade, Jhapatapur, P.O. & P. S. Kharagpur, Dist. Midnapore (West Bengal), have changed my name and shall hereafter be known as ONKAR PRASAD YADAV.

It is certified that I have complied with other legal requirements in this connection.

ONKAR PRASAD [Signature (in existing old name)]

I, hitherto known as ALICE MATHEW, W/o Lt. Col. B. K. DEKA, residing at Officers Residential Area, Bambolim Camp, Goa, have changed my name and shall hereafter be known as Mrs ALICE DEKA.

It is certified that I have complied with other legal requirements in this connection.

> ALICE MATHEW (Signature (in existing old name))

THE EAST INDIA JUTE & HESSIAN EXCHANGE LTD. CALCUITA

Calcutta, the 6th January 1997

NOTICE

No. G/58/96-97.—The approval of the Director, Forward Markets Commission, under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952, (74 of of the Forward Contracts (Regulation) Act, 1952, (74 of 1952) read with the Government of India, Ministry of Industry and Civil Supplies, Department of Civil Supplies and Cooperation, Notification No. S.O. 957 dated March 20, 1975, has been obtained on January, 1, 1997, to the following amendments made to the Hedge Trading Bye-laws of the East India Jute & Hessian Exchange Ltd., Calcutta, the same having been notified under Section 11 of the said Act and Rule 11 of the Forward Contracts (Regulation) Rules 1956:

AMENDMENTS

In the said Byc-laws:

- (i) In Bye-law 42, second sentence, the words "A.M." may be substituted by the words "a.m." and the words "P.M." may be substituted by the words "p.m."
- (ii) In Bye-law 69, the figure and abbreviation '12.30 P.M. may be substituted by the figures and abbeeviation '11.30 a.m.'

- (iii) In Bye-law 75, Clause(a), the figure and abbreviation '10.00 A.M.' may be substituted by the figures and abbreviation '11.30 a.m.'
- (iv) In Bye-law 121, the figures and abbreviation '6.00 P.M.' may be substituted by the figures and abbreviation '5.00 p.m.'
- (v) In Byc-law (68, Clause(a), the figure, words and bracket 'Rs. 3/- (three)' may be substituted by the figures, words and bracket 'Rs. 25/- (twenty five)'.
- (vi) The present Bye-raw 169 may be substituted by the following:

169 subject to the holidays prescribed, the clearing house shall, unless otherwise determined by the Board or the Clearing House Committee, follow the office timings of the association except on due dates when it shall remain open up to 6.00 p.m.'

- (vii) In Bye-law 176 following amendments may be made:
 - (t) A new clause (a) may be added as follows: "(a) All ring members should open and maintain their current account in the designated clearing house bank of the association."
 - (ii) The existing Bye-law 176 shall be renumbered as Clause (b) of Bye-law 176.
 - (iii) In the renumbered Clause (b) of Bye-law 176, the figure and abbreviation "6.00 P.M." may be substituted by the figure and abbreviation 5.00 p.m.
- (viii) In Bye-law 182 the first sentence after the words famounting eash and before the words to the clearing house bank' the words and figures 'together with a penalty of Rs 200/-' shall be added.
- (x) In Byc-law 229 the abbreviation and figures Rs. 50,000 may be substituted by the abbreviation, figures, brackets and words 'Rs. 10,00,000/- (Ten lakha)'.
- (x) In Bye-taw 62D following changes may be made.
 - (i) In Clause (i) the first sentence starting with the words 'A member failing... and ending with the words '... to suspend trading forthwith may be substituted by the sentence 'A member failing to deposit margins as provided in the bve-laws and regulations or in orders issued thereunder shall be suspended by the Board or the President or in his absence the Vice-President of the Clearing House Committee'.
 - (ii) The following explanation shall be added at the end of the bye-law:

'Explanation .-

The margin includes all types of margins including margins which were not deposited for whatever reasons or margins which become depositable due to findings by the association that the declaration for exemption/concession from margins filed by the ring member or his client is invalid for whatever reasons. The decision of the Board or the President or in his absence Vice-President or the House Committee regarding the validity of such declaration is final. If the declaration is of a member-client of the ring member, both the ring member and the member-client are liable to be suspended. If the client, whose declaration is under question, is pregistered non-member, the registration of such registered non-member is liable to be cancelled along with the suspension of the concerned ring member.

(xi) In Chapter XIV: FXPULSION, SUSPENSION AND FINES: a new Bye-law, as following, will be added as Bye-law 243A:

- '243A(a) Notwithstanding other provisions contained in these Bye-laws, the President or in his absence the Vice-President or the Clearing House Committee may impose an appropriate penalty on any member if he or his nominated representative or authorised representative behaves in a disorderly manner in the Ring Hall or in the Office of the Association or behaves in any uncivilised manner with any other member or any officer or staff of the Association.
- (b) On the imposition of such penalty as mentioned in Clause(a) above, which becomes operative immediately, the member concerned has a right open appeal to the Board against such penalty.
- (c) The Board may, after consideration of the appeal in a meeting, by a resolution adopted by majority, uphold, reverse or modify the penalty.

J. P. SIL, Secretary

THE FAST INDIA JUTE & HESSIAN EXCHANGE LTD. CALCUTTA

Calcutta, the 22nd February 1997

NOTICE

No. G/69/96-97.—The approval of the Director, Forward Markets Commission under Sub-Section (1) of Section 11 of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with Government of India, Ministry of Industry and Civil Supplies, Department of Civil Supplies and Co-operation, Notification No. S.O. 957 dated 18th March 1975 has been obtained on 19th February, 1997, to the following Amendments made to the Hedge Trading Bye-laws of the East India Jute & Hessian Exchange Ltd., Calcutta.

AMENDMENTS TO HEDGE TRADING BYE-LAWS

"In the said Bye-laws:

- (i) A new Bye-law, as following, will be added as Hye-law 53:
 - Bye-law 53. In respect of Standard Contract No. I or No. II or No. III, all Sellers and all Buyers shall be deemed, for the purpose of these Bye-laws, to have made a contract one with the other without prejudice to the contracts made by both or either of them with intermediate parties or between other intermediate parties inter se.
- (ii) A new Bye-law, as following, will be added as Bye-law 53A:
 - Bye-law 53A: For the purpose of Bye-law 33 aforesaid the list of Sellers and Buyers shall be prepared by the Clearing House in accordance with the following procedure to be applied to offers of sales/deliveries being assigned to specific buyers:
 - (a) From the final statements of outstanding indusactions submitted to the Clearing House by Ring Members in accordance with the provisions contained in Bye-laws 113 and 130, the names of the parties having equal quantity of sales and purchases in their account or being entitled to tender and to receive equal quantity of goods and documents of title or to receive and make declarations in respect of equal quantity of goods shall be eliminated, their outstanding transactions having stood adjusted.
 - (b) The names of the Ring members remaining, after eliminating as stated in clause (a) aforesaid shall be tabulated in two separate lists of the Sellers, and the Buvers for the said Standard Contracts No. I or No. II or No. III, respectively, arranged in the serial order of the numbers assigned to them in the Register of Ring members maintained by the Association.

- (c) The sales of the first so tabulated Seller shall be assigned for delivery against the purchases of the first so tabulated Buyer.
- (d) If the sales of the first so tabulated Seller be more than the purchases of the first so tabulated Buyer, the balance Sales shall be assigned to the purchases of the next immediate so tabulated Buyer or Buyers as the case may be till the said sales are completely assigned.
- (e) If the purchases of the first so tabulated Buyer be more than the sales of the reason cabulated Seller, the palance purchases shall be similarly assigned against the sales of the next immediate so tabulated seller or Sellers as the case may be till the said purchases are completely so assigned.
- (f) If the total quantity offered for delivery by the sellers is less than the total outstanding purchases, for the purpose of assignment of sales as stipulated in clauses (c), (d) and (e) above, the process will begin with the serial number of the buying ring member falling next after the serial number of the last buying ring member who had been issued the delivery offer in the previous hedge contract. In case the serial order of the last buying ring member is reached, the process will be continued from the beginning of the list of buying ring members, till all the offers of delivery have been assigned.
- III. The following new Bye-law 108A will be added:
 Bye-law 108A. In the case of default by a buying
 ring members to pay either 30 per cent of the value
 of the delivery order under Bye-law 115 and or 70
 per cent of the value of the PDOs delivered to him
 under Bye-law 120(2) and simultaneously if the
 selling ring member fails to deposit PDOs and or

- the mill certificates as required under Bye-law 120 (1), both the defaulting parties will be required to pay to the Association a penalty at the rate of 3 per cent of the Due Date or delivery Order Rate, whichever is higher.
- The responsibility for payment of penalty will be primarily that of the ring member. -However, the non-ring member(s) concerned will also be jointly and severally responsible for payment of penalty.
- IV. The existing Bye-law 11-1 he antended as follows:

 Bye-law 11-2. The celler of the outstanding Contacts Nos. 1 & 11 shift andmate to the Clearing House his intention to deliver PDOs. This intimation shall be given by 3.00 pm on the 26th of the delivery month in cases, ther than February and on the 24th of the delivery month in case of February. Further, this enhancing should include all relevant details the:
 - (a) name of the members them who will issue.(b)Os;
 - (b) quantity of PDOs.
 - (c) quality-wise break-up of the total quantity of PDOs to be delivered by him; and
 - (d) the relative PPO mimbres it available
 - (e) name of the isating mill if available
 - (f) in case the sciler intending to gove delivery, does not hold the PNOs of the time of going mimustion as aforestid, but but to acquire them cubsequently, he shall from hidetails in brief as to how he intends to acquire the goods.
 - (g) the delivery order rate as declared by Clearing House Committee etc.

J. P. SH., Seey.